1	The undersigned, counsel of record for NextGen Healthcare Information
2	Systems, Inc., certifies that the following listed party (or parties) may have a
3	pecuniary interest in the outcome of this case. These representations are made to
4	enable the Court to evaluate possible disqualification or recusal.
5	Spring Medical Systems, Inc.;
6	Quest Diagnostics, Inc.;
7	Henry Schein Medical Systems, Inc.;
8	Hewlett-Packard Company;
9	Aprima Medica Software, Inc.;
10	eClinicalworks, LLC;
11	Med3000, Inc.;
12	Pulse Systems, Inc.;
13	Compulink Business Systems, Inc.;
14	Navinet, Inc.;
15	successEHS, Inc.;
16	athenaHEALTH, Inc.;
17	NextGen Healthcare Information Systems, Inc.;
18	Quality Systems, Inc., which wholly owns NextGen Healthcare Information
19	Systems, Inc.; and,
20	Practice Management Partners, Inc., which is a subsidiary of NextGen
21	Healthcare Information Systems, Inc.
22	Dated: July 18, 2011 Respectfully submitted,
23	PEPPER HAMILTON LLP
24	/s/ Jeffrey M. Goldman Harry P. "Hap" Weitzel
25	Harry P. "Hap" Weitzel Jeffrey M. Goldman
26	Attorneys for Defendant NEXTGEN HEALTHCARE
27	INFORMATION SYSTEMS, INC.
28	-2-